

spect to said plane within which said substantially planar tip head is disposed, is within the range of 20-35°.

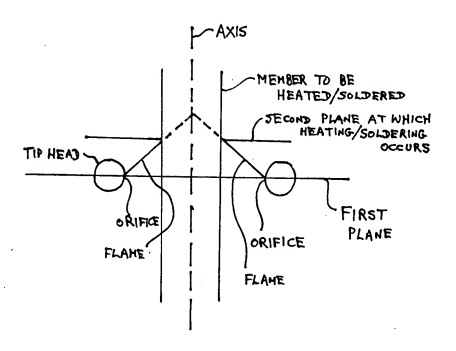
REMARKS

Favorable reconsideration of this patent application, as presently amended and in light of the following discussion, is respectfully requested.

Claims 1-26 have been rejected as being unpatentable over <u>Tamaki</u> ('570) in view of <u>Falk et al</u>. under 35 USC 103. Claims 1-26 remain active in this patent application.

The interview granted by Examiner Price is hereby acknowledged and sincerely appreciated as a means for expediting the prosecution of this patent application toward allowance. During the course of the interview, the present invention was fully discussed in light of the art of record, and it is submitted that the present invention as claimed patentably defines over all of the art of record and particularly over <u>Tamaki</u> and <u>Falk et al</u>. More particularly, as can

best be appreciated from the sketch below, the present invention is seen to comprise an arcuate tip head within which a plurality, for example, three, of orifices are defined so as to project flames outwardly therefrom at a predetermined angle with respect to the plane of the tip head so that the flames intercept the member to be heated at a single axial position which is disposed within a second plane which is disposed parallel to the plane of the tip head and which is axially offset from the plane of the tip head whereby heating of the member within the second plane is achieved.



required for the record, the examiner is asked to request such in the next office action.

The assignee has noted the examiner's request for surrender of the original patent and such will in fact be surrendered or a loss declaration filed upon the indication of allowance.

The drawings may be transferred from the original parent patent file.

Lastly, the reissue declaration by the assignee is submitted to be proper in that the printed form declaration clearly states that "All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant."

In light of the foregoing, it is submitted that this patent application is now in condition for allowance, and therefore, an early and favorable action to this effect is now anticipated and awaited.

It is lastly noted that this amendment is being

filed within a period of two (2) months beyond the normal response due date. The Office is therefore authorized to charge Deposit Account 23-0818 in the amount of \$390.00 for a two (2) month extension of time which is hereby respectfully requested.

Respectfully Submitted, SCHWARTZ & WEINRIEB

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